IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA DANVILLE DIVISION

NOV 2 0 2013

JULIA C. DUDLEY, CLERK
BY:

DEPUTY CLERKY

UNITED STATES OF AMERICA

Case No. 4:05-cr-00011-1

v.

MEMORANDUM OPINION

WILLIE JUNIOR MCCAIN, Petitioner.

By:

Hon. Jackson L. Kiser

Senior United States District Judge

Petitioner Willie Junior McCain, a federal inmate proceeding <u>prose</u>, filed a motion to vacate, set aside, or correct sentence, pursuant to 28 U.S.C. § 2255. Court records reveal that Petitioner previously filed a § 2255 motion for the same conviction and/or sentence. <u>See McCain v. United States</u>, No. 7:07-cv-00301, slip op. at 5 (W.D. Va. Apr. 29, 2008). Thus, Petitioner's current § 2255 motion is a second or subsequent one under § 2255(h). I may consider a second or successive § 2255 motion from Petitioner only upon specific certification from the Fourth Circuit Court of Appeals that a claim in the motion meets certain criteria. <u>See</u> 28 U.S.C. § 2255(h). As Petitioner has not submitted evidence of having obtained certification to file a second or successive § 2255 motion, I must dismiss the § 2255 motion without prejudice. Based upon my finding that Petitioner has not made the requisite substantial showing of denial of a constitutional right as required by 28 U.S.C. § 2253(c), a certificate of appealability is denied.

ENTER: This day of November, 2013.

Senior United States District Judge